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12		
13	UNITED STATES D	
14	DISTRICT O	F ARIZONA
15	CHRIS BAGLEY, individually and on	Case No.:
16	behalf of all others similarly situated,	CLASS ACTION COMPLAINT
17	Plaintiff,	
18	V.	JURY TRIAL DEMANDED
19	U-HAUL INTERNATIONAL, INC.,	
20	Defendant.	
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- Plaintiff Chris Bagley ("Plaintiff"), individually and on behalf of all others
- 2 similarly situated, and on behalf of the general public, brings this Class Action
- 3 Complaint, against defendant U-Haul International, Inc. (referred to herein as "U-Haul,"
- 4 "Defendant," or the "Company") based on personal knowledge and the investigation of
- 5 counsel, and alleges as follows:

6 I. INTRODUCTION

- 7 1. With this action, Plaintiff seeks to hold Defendant responsible for the
- 8 harms it caused Plaintiff and similarly situated persons in the preventable data breach of
- 9 Defendant's inadequately protected computer network.
- On August 1, 2022, U-Haul determined that cybercriminals obtained two
- 11 unique passwords for accessing Defendant's contract search tool and accessed the
- 12 contracts of Defendant's past and current customers, including Plaintiff and Class
- 13 Members, between November 5, 2021, and April 5, 2022 ("Data Breach" or "Breach").
- 14 3. According to U-Haul, the personal information accessed by cybercriminals
- includes names, dates of birth, and driver's license numbers. ("PII" or "Personal
- 16 Information").¹
- 17 4. U-Haul is a moving truck, trailer, and self-storage rental company.
- 18 5. In order to receive these services, Plaintiff and Class members were
- 19 required to provide Defendant with their Personal Information and did so with the
- 20 understanding that such information would be kept safe from unauthorized access.
- 21 6. By taking possession and control of Plaintiff's and Class members'
- 22 Personal Information, Defendant assumed a duty to securely store and protect the
- 23 Personal Information of Plaintiff and the Class.
- 7. Defendant breached this duty and betrayed the trust of Plaintiff and Class
- 25 members by failing to properly safeguard and protect their Personal Information, thus
- 26 enabling cyber criminals to access, acquire, appropriate, compromise, disclose,
- encumber, exfiltrate, release, steal, misuse, and/or view it.

¹ https://www.uhaul.com/Update/.

- 1 8. Defendant's misconduct failing to implement adequate and reasonable
 2 measures to protect Plaintiff's and Class members' Personal Information, failing to
 3 timely detect the Data Breach, failing to take adequate steps to prevent and stop the Data
 4 Breach, failing to disclose the material facts that it did not have adequate security
 5 practices in place to safeguard the Personal Information, and failing to provide timely
 6 and adequate notice of the Data Breach caused substantial harm and injuries to
 7 Plaintiff and Class members across the United States.
 - 9. Due to Defendant's negligence and failures, cyber criminals obtained and now possess everything they need to commit personal identity theft and wreak havoc on the financial and personal lives of countless individuals, for decades to come.²
 - 10. Plaintiff brings this class action lawsuit to hold Defendant responsible for its grossly negligent—indeed, reckless—failure to use statutorily required or reasonable industry cybersecurity measures to protect Class members' Personal Information.
 - 11. As a result of the Data Breach, Plaintiff and Class members have already suffered damages. For example, now that their Personal Information has been released into the criminal cyber domains, Plaintiff and Class members are at imminent and impending risk of identity theft. This risk will continue for the rest of their lives, as Plaintiff and Class members are now forced to deal with the danger of identity thieves possessing and using their Personal Information.
 - 12. Additionally, Plaintiff and Class members have already lost time and money responding to and mitigating the impact of the Data Breach, which efforts are continuous and ongoing.
 - 13. Plaintiff brings this action individually and on behalf of the Class and seeks actual damages and restitution. Plaintiff also seeks declaratory and injunctive relief, including significant improvements to Defendant's data security systems and

² See https://apps.web.maine.gov/online/aeviewer/ME/40/f3f3fcf1-7bee-45cc-a959-5fb886bf6ee1.shtml.

- 1 protocols, future annual audits, Defendant-funded long-term credit monitoring services,
- 2 and other remedies as the Court sees necessary and proper.

3 II. THE PARTIES

- 4 14. Plaintiff Chris Bagley is a citizen and resident of Oklahoma.
- 5 Defendant is a Nevada corporation with its principal place of business in
- 6 Phoenix, Arizona.

7 III. JURISDICTION AND VENUE

- 8 16. Plaintiff incorporates by reference all allegations of the preceding
- 9 paragraphs as though fully set forth herein.
- 17. This Court has diversity jurisdiction over this action under the Class
- 11 Action Fairness Act (CAFA), 28 U.S.C. § 1332(d) because this is a class action
- involving more than 100 class members, the amount in controversy exceeds \$5,000,000,
- exclusive of interest and costs, and Plaintiff and members of the Class are citizens of
- states that differ from Defendant.
- 15 18. This Court has personal jurisdiction over Defendant because Defendant
- 16 conducts business in and have sufficient minimum contacts with Arizona.
- 18 § 1391(a)(1) because Defendant's principal place of business is in this District and many
- 19 of Defendant's acts complained of herein occurred within this District.

20 IV. FACTUAL ALLEGATIONS

- A. The Data Breach and Defendant's Belated Notice
- 22 20. Between at least November 5, 2021, and April 5, 2022, third-party cyber
- 23 criminals conducted a successful cybersecurity attack whereby they infiltrated
- 24 Defendant's systems and gained unauthorized access to Personal Information of likely
- 25 thousands of individuals whose data was stored within Defendant's system.

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- The Breach was not detected until July 12, 2021.³ Prior to that time, 1 21.
- cybercriminals were able to roam Defendant's systems for months without detection or 2
- 3 interference.
- 4 22. Following a forensic investigation, it was determined that the
- 5 cybercriminals accessed certain customer contracts containing Personal Information.⁴
- 6 23. The type of Personal Information accessed by the unauthorized actors
- included includes names, dates of birth, and driver's license numbers.⁵ 7
- 8 24. Based on the Notice received by Plaintiff, the type of cyberattack involved,
- 9 and public news reports, it is plausible and likely that Plaintiff's Personal Information
- 10 was stolen in the Data Breach.
- 11 25. Upon information and belief, the unauthorized third-party cyber criminal
- 12 gained access to the Personal Information and has engaged in (and will continue to
- 13 engage in) misuse of the Personal Information, including marketing and selling
- 14 Plaintiff's and Class members' Personal Information on the dark web.
- 15 Plaintiff and Class members were required to provide their Personal 26.
- 16 Information to Defendant with the reasonable expectation and mutual understanding that
- 17 U-Haul would comply with its obligations to keep such information confidential and
- 18 secure from unauthorized access.
- 19 27. Accordingly, Defendant had obligations created by industry standards,
- 20 common law, statutory law, and its own assurances and representations to keep Plaintiff
- 21 and Class members' Personal Information confidential and to protect such Personal
- 22 Information from unauthorized access.
- 23 28. Nevertheless, Defendant failed to spend sufficient resources on preventing
- 24 external access, detecting outside infiltration, and training its employees to identify
- 25 email-borne threats and defend against them.

27 ³ https://www.uhaul.com/Update/.

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⁵ *Id*.

1 29. The stolen Personal Information at issue has great value to the hackers, due 2 to the large number of individuals affected and the fact the sensitive information that was 3 part of the data that was compromised.

B. Plaintiff's Experience

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been accessed or stolen.

- 30. Plaintiff Bagley entrusted his Private Information to one of the entities that contracts services from U-Haul. Upon information and belief, U-Haul's agreements with those entities require it to protect and maintain the confidentiality of Private Information entrusted to it.
- 9 31. Plaintiff received an email from Defendant dated September 9, 2022, 10 informing him that his Personal Information was specifically identified as having been 11 compromised in the Data Breach. The email also indicated that other information on 12 Defendant's systems at the time of the Breach that could have been exposed to 13 cybercriminals. Thus, according to the email, other information of Plaintiff may have
- 15 32. To the best of his knowledge, Plaintiff has never before been a victim of a data breach.
- 17 33. Plaintiff and Class members were required to provide his Personal
 18 Information to U-Haul in order to receive vehicle or storage rental services.
- 19 34. Plaintiff and Class members entrusted their Personal Information to
 20 Defendant with the reasonable expectation and mutual understanding that Defendant
 21 would comply with its obligations to keep such information confidential and secure from
 22 unauthorized access.
- 35. Because of the Data Breach, Plaintiff's Personal Information is now in the hands of cyber criminals. Plaintiff and all Class members are now imminently at risk of crippling future identity theft and fraud.
 - 36. As a result of the Data Breach, Plaintiff has already expended time and suffered loss of productivity from taking time to address and attempt to ameliorate, mitigate, and address the future consequences of the Data Breach, including

- investigating the Data Breach, researching how best to ensure that he is protected from identity theft, and reviewing account statements and other information.
- 3 37. Plaintiff has also suffered injury directly and proximately caused by the
- 4 Data Breach, including: (a) theft of Plaintiff's valuable Personal Information; (b) the
- 5 imminent and certain impending injury flowing from fraud and identity theft posed by
- 6 Plaintiff's Personal Information being placed in the hands of cyber criminals; (c)
- 7 damages to and diminution in value of Plaintiff's Personal Information that was
- 8 entrusted to Defendant for the sole purpose of obtaining rental or storage services with
- 9 the understanding that Defendant would safeguard this information against disclosure;
- 10 (d) loss of the benefit of the bargain with Defendant to provide adequate and reasonable
- data security—i.e., the difference in value between what Plaintiff should have received
- 12 from Defendant and Defendant's defective and deficient performance of that obligation
- by failing to provide reasonable and adequate data security and failing to protect
- 14 Plaintiff's Personal Information; and (e) continued risk to Plaintiff's Personal
- 15 Information, which remains in the possession of Defendant and which is subject to
- 16 further breaches so long as Defendant fails to undertake appropriate and adequate
- 17 measures to protect the Personal Information that was entrusted to Defendant.
- C. Defendant had an Obligation to Protect Personal Information under the Law and the Applicable Standard of Care
- 20 38. Defendant also prohibited by the Federal Trade Commission Act (the
- 21 "FTC Act") (15 U.S.C. § 45) from engaging in "unfair or deceptive acts or practices in
- or affecting commerce." The Federal Trade Commission (the "FTC") has concluded that
- 23 a company's failure to maintain reasonable and appropriate data security for consumers'
- 24 sensitive personal information is an "unfair practice" in violation of the FTC Act. See,
- 25 e.g., FTC v. Wyndham Worldwide Corp., 799 F.3d 236 (3d Cir. 2015).
- 26 39. Defendant is further required by various states' laws and regulations to protect Plaintiff's and Class members' Personal Information.

1	40.	Defendant owed a duty to Plaintiff and the Class to design, maintain, and	
2	test its comp	outer and application systems to ensure that the Personal Information in its	
3	possession v	vas adequately secured and protected.	
4	41.	Defendant owed a duty to Plaintiff and the Class to create and implement	
5	reasonable d	lata security practices and procedures to protect the Personal Information in	
6	its possessic	on, including adequately training its employees (and others who accessed	
7	Personal Inf	formation within its computer systems) on how to adequately protect	
8	Personal Inf	Formation.	
9	42.	Defendant owed a duty to Plaintiff and the Class to implement processes	
10	that would d	letect a breach on its systems in a timely manner.	
11	43.	Defendant owed a duty to Plaintiff and the Class to act upon data security	
12	warnings an	d alerts in a timely fashion.	
13	44.	Defendant owed a duty to Plaintiff and the Class to disclose if its computer	
14	systems and	data security practices were inadequate to safeguard individuals' Personal	
15	Information from theft because such an inadequacy would be a material fact in the		
16	decision to e	entrust Personal Information with Defendant.	
17	45.	Defendant owed a duty to Plaintiff and the Class to disclose in a timely and	
18	accurate ma	nner when data breaches occurred.	
19	46.	Defendant owed a duty of care to Plaintiff and the Class because it was a	
20	foreseeable	victim of a data breach.	
21	D.	Defendant was on Notice of Cyber Attack Threats and of the Inadequacy of their Data Security	
22	47	·	
23	47.	Data security breaches have dominated the headlines for the last two	
24	decades. An	d it doesn't take an IT industry expert to know it. The general public can tell	
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- 1 you the names of some of the biggest cybersecurity breaches: Target,⁶ Yahoo,⁷ Marriott
- 2 International, 8 Chipotle, Chili's, Arby's, 9 and others. 10
- 3 48. Defendant should certainly have been aware, and indeed was aware, that it
- 4 was at risk for a data breach that could expose the PII that it collected and maintained.
- 5 49. Defendant was also on notice of the importance of data encryption of
- 6 Personal Information. Defendant knew it kept Personal Information in its systems and
- 7 yet it appears Defendant did not encrypt these systems or the information contented
- 8 within them.
- E. Cyber Criminals Will Use Plaintiff's and Class Members' Personal Information to Defraud Them
- 11 50. Plaintiff and Class members' Personal Information is of great value to
- 12 hackers and cyber criminals, and the data stolen in the Data Breach has been used and
- will continue to be used in a variety of sordid ways for criminals to exploit Plaintiff and
- 14 the Class members and to profit off their misfortune.
- 15 51. Each year, identity theft causes tens of billions of dollars of losses to
- victims in the United States. 11 For example, with the Personal Information stolen in the

19 <u>breach-missed-opportunities-and-lessons-learned/.</u>

- 4, 2017), https://www.csoonline.com/article/3180762/inside-the-russian-hack-of-yahoo-how-they-did-it.html.
- Patrick Nohe, *The Marriot Data Breach: Full Autopsy*, THE SSL STORE: HASHEDOUT (Mar. 22, 2019), https://www.thesslstore.com/blog/autopsying-the-marriott-data-breach-this-is-why-

23 <u>insurance-matters/.</u>

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- ²⁴ ⁹ Alfred Ng, FBI Nabs Alleged Hackers in Theft of 15M Credit Cards from Chipotle, Others,
- 25 CNET (Aug. 1, 2018), https://www.cnet.com/news/fbi-nabs-alleged-hackers-in-theft-of-15m-credit-cards-from-chipotle-others/?ftag=CMG-01-10aaa1b.
- ¹⁰ See, e.g., Taylor Armerding, *The 18 Biggest Data Breaches of the 21st Century*, CSO ONLINE (Dec. 20, 2018), https://www.csoonline.com/article/2130877/the-biggest-data-breaches-of-the-

27 <u>21st-century.html.</u>

Michael Kassner, Anatomy of the Target Data Breach: Missed Opportunities and Lessons Learned, ZDNET (Feb. 2, 2015), https://www.zdnet.com/article/anatomy-of-the-target-data-

²⁰ Martyn Williams, *Inside the Russian Hack of Yahoo: How They Did It*, CSOOnLine.com (Oct.

²⁸ li"Facts + Statistics: Identity Theft and Cybercrime," Insurance Info. Inst., https://www.iii.org/fact-statistic/facts-statistics-identity-theft-and-cybercrime (discussing

- 1 Data Breach, identity thieves can open financial accounts, apply for credit, collect
- 2 government benefits, commit crimes, create false driver's licenses and other forms of
- 3 identification and sell them to other criminals or undocumented immigrants, steal
- 4 benefits, give breach victims' names to police during arrests, and many other harmful
- 5 forms of identity theft. 12 These criminal activities have and will result in devastating
- 6 financial and personal losses to Plaintiff and Class members.
- 7 52. Personal Information is such a valuable commodity to identity thieves that
- 8 once it has been compromised, criminals will use it and trade the information on the
- 9 cyber black-market for years.¹³
- This was a financially motivated Data Breach, as apparent from the
- discovery of the cyber criminals seeking to profit off the sale of Plaintiff's and the Class
- 12 members' Personal Information on the dark web. The Personal Information exposed in
- 13 this Data Breach are valuable to identity thieves for use in the kinds of criminal activity
- 14 described herein.
- 15 54. These risks are both certainly impending and substantial. As the FTC has
- 16 reported, if hackers get access to personally identifiable information, they will use it. 14
- 17 55. Hackers may not use the accessed information right away. According to
- 18 the U.S. Government Accountability Office, which conducted a study regarding data
- 19 breaches:

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[I]n some cases, stolen data may be held for up to a year or more before being used to commit identity theft. Further, once stolen data have been sold or posted on the Web, fraudulent use of that information may continue for years. As a result, studies that attempt

Javelin Strategy & Research's report "2018 Identity Fraud: Fraud Enters a New Era of Complexity").

Data Breaches Are Frequent, but Evidence of Resulting Identity Theft Is Limited; However, the Full Extent Is Unknown, GAO, July 5, 2007, https://www.gao.gov/assets/270/262904.htmlu

¹⁴Ari Lazarus, *How fast will identity thieves use stolen info?*, FED. TRADE COMM'N (May 24, 2017), https://www.consumer.ftc.gov/blog/2017/05/how-fast-will-identity-thieves-use-stolen-info.

https://www.experian.com/blogs/ask-experian/what-should-i-do-if-my-drivers-license-number-is-stolen/.

1 2		to measure the harm resulting from data breaches cannot necessarily rule out all future harm. ¹⁵
3	56.	As described above, identity theft victims must spend countless hours and
4	large amount	s of money repairing the impact to their credit. ¹⁶
5	57.	With this Data Breach, identity thieves have already started to prey on the
6	victims, and	one can reasonably anticipate this will continue.
7	58.	Victims of the Data Breach, like Plaintiff and other Class members, must
8	spend many l	nours and large amounts of money protecting themselves from the current
9	and future ne	gative impacts to their credit because of the Data Breach. ¹⁷
0	59.	In fact, as a direct and proximate result of the Data Breach, Plaintiff and
1	the Class hav	e suffered, and have been placed at an imminent, immediate, and
2	continuing in	creased risk of suffering, harm from fraud and identity theft. Plaintiff and
3	the Class mus	st now take the time and effort and spend the money to mitigate the actual
4	and potential	impact of the Data Breach on their everyday lives, including purchasing
5	identity theft	and credit monitoring services, placing "freezes" and "alerts" with credit
6	reporting age	ncies, contacting their financial institutions, healthcare providers, closing or
7	modifying fir	nancial accounts, and closely reviewing and monitoring bank accounts,
8	credit reports	, and health insurance account information for unauthorized activity for
9	years to come	2.
20	60.	Plaintiff and the Class have suffered, and continue to suffer, actual harms
21	for which the	y are entitled to compensation, including:
22		a. Trespass, damage to, and theft of their personal property including
23		Personal Information;
24		b. Improper disclosure of their Personal Information;
25		
26		
27 28	16 "Guide for A http://www.co	hes Are Frequent, supra note 11. Assisting Identity Theft Victims," Federal Trade Commission, 4 (Sept. 2013), nsumer.ftc.gov/articles/pdf-0119-guide-assisting-id-theft-victims.pdf. Assisting Identity Theft Victims," Federal Trade Commission, 4 (Sept. 2013), nsumer.ftc.gov/articles/pdf-0119-guide-assisting-id-theft-victims.pdf.

1	c.	The imminent and certainly impending injury flowing from
2		potential fraud and identity theft posed by their Personal
3		Information being placed in the hands of criminals and having been
4		already misused;
5	d.	The imminent and certainly impending risk of having their Personal
6		Information used against them by spam callers to defraud them;
7	e.	Damages flowing from Defendant's untimely and inadequate
8		notification of the data breach;
9	f.	Loss of privacy suffered as a result of the Data Breach;
10	g.	Ascertainable losses in the form of out-of-pocket expenses and the
11		value of their time reasonably expended to remedy or mitigate the
12		effects of the data breach;
13	h.	Ascertainable losses in the form of deprivation of the value of
14		patients' personal information for which there is a well-established
15		and quantifiable national and international market;
16	i.	The loss of use of and access to their credit, accounts, and/or funds;
17	j.	Damage to their credit due to fraudulent use of their Personal
18		Information; and
19	k.	Increased cost of borrowing, insurance, deposits and other items
20		which are adversely affected by a reduced credit score.
21	61. More	over, Plaintiff and Class members have an interest in ensuring that
22	their information, w	which remains in the possession of Defendant, is protected from
23	further breaches by	the implementation of industry standard and statutorily compliant
24	security measures a	nd safeguards. Defendant has shown itself to be incapable of
25	protecting Plaintiff	s and Class members' Personal Information.
26	62. Plaint	iff and Class members are desperately trying to mitigate the damage
27	that Defendant has	caused them but, given the Personal Information Defendant made
28	accessible to hacker	rs, they are certain to incur additional damages. Because identity

- 1 thieves have their Personal Information, Plaintiff and all Class members will need to
- 2 have identity theft monitoring protection for the rest of their lives.
- None of this should have happened. The Data Breach was preventable.
- F. Defendant Could Have Prevented the Data Breach but Failed to Adequately Protect Plaintiff's and Class Members' Personal Information
- 6 64. Data breaches are preventable. 18 As Lucy Thompson wrote in the DATA
- 7 Breach and Encryption Handbook, "[i]n almost all cases, the data breaches that
- 8 occurred could have been prevented by proper planning and the correct design and
- 9 implementation of appropriate security solutions." 19 he added that "[o]rganizations that
- 10 collect, use, store, and share sensitive personal data must accept responsibility for
- protecting the information and ensuring that it is not compromised "20
- 12 65. "Most of the reported data breaches are a result of lax security and the
- 13 failure to create or enforce appropriate security policies, rules, and procedures ...
- 14 Appropriate information security controls, including encryption, must be implemented
- and enforced in a rigorous and disciplined manner so that a data breach never occurs."21
- 16 66. The FTC has promulgated numerous guides for businesses which highlight
- 17 the importance of implementing reasonable data security practices. According to the
- 18 FTC, the need for data security should be factored into all business decision-making.
- 19 67. In 2016, the FTC updated its publication, *Protecting Personal*
- 20 Information: A Guide for Business, which established cyber-security guidelines for
- 21 businesses. The guidelines note that businesses should protect the personal customer
- 22 information that they keep; properly dispose of personal information that is no longer
- 23 needed; encrypt information stored on computer networks; understand their network's

 ¹⁸ Lucy L. Thompson, "Despite the Alarming Trends, Data Breaches Are Preventable," in DATA
 BREACH AND ENCRYPTION HANDBOOK (Lucy Thompson, ed., 2012).

^{27 &}lt;sup>19</sup>*Id.* at 17.

²⁸ 20*Id.* at 28.

 $^{^{21}}$ *Id*.

- 1 vulnerabilities; and implement policies to correct any security problems.7 The guidelines
- 2 also recommend that businesses use an intrusion detection system to expose a breach as
- 3 soon as it occurs; monitor all incoming traffic for activity indicating someone is
- 4 attempting to hack the system; watch for large amounts of data being transmitted from
- 5 the system; and have a response plan ready in the event of a breach.²²
- 6 68. The FTC further recommends that companies not maintain PII longer than
- 7 is needed for authorization of a transaction; limit access to sensitive data; require
- 8 complex passwords to be used on networks; use industry-tested methods for security;
- 9 monitor for suspicious activity on the network; and verify that third-party service
- 10 providers have implemented reasonable security measures.
- 11 69. The FTC has brought enforcement actions against businesses for failing to
- 12 adequately and reasonably protect customer data, treating the failure to employ
- 13 reasonable and appropriate measures to protect against unauthorized access to
- 14 confidential consumer data as an unfair act or practice prohibited by Section 5 of the
- 15 Federal Trade Commission Act ("FTCA"), 15 U.S.C. § 45. Orders resulting from these
- 16 actions further clarify the measures businesses must take to meet their data security
- 17 obligations.
- These FTC enforcement actions include actions against healthcare
- 19 providers and partners like Defendant. See, e.g., In the Matter of Labmd, Inc., A Corp,
- 20 2016-2 Trade Cas. (CCH) ¶ 79708, 2016 WL 4128215, at *32 (MSNET July 28, 2016)
- 21 ("[T]he Commission concludes that LabMD's data security practices were unreasonable
- and constitute an unfair act or practice in violation of Section 5 of the FTC Act.").
- 23 71. Defendant failed to properly implement basic data security practices,
- 24 including those set forth by the FTC.

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28 Protecting Personal Information: A Guide for Business, Federal Trade Commission (2016). Available at https://www.ftc.gov/system/files/documents/plain-language/pdf-0136_proteting-personal-information.pdf (last visited Jan. 19, 2022).

- 1 72. Defendant's failure to employ reasonable and appropriate measures to 2 protect against unauthorized access to customers' Personal Information constitutes an
- unfair act or practice prohibited by Section 5 of the FTC Act, 15 U.S.C. § 45.
- 4 73. Defendant also failed to meet the minimum standards of any of the
- 5 following frameworks: the NIST Cybersecurity Framework Version 1.1 (including
- 6 without limitation PR.AC-1, PR.AC-3, PR.AC-4, PR.AC-5, PR.AC-6, PR.AC-7,
- 7 PR.AT-1, PR.DS-1, PR.DS-5, PR.PT-1, PR.PT-3, DE.CM-1, DE.CM-4, DE.CM-7,
- 8 DE.CM-8, and RS.CO-2), and the Center for Internet Security's Critical Security
- 9 Controls (CIS CSC), which are all established standards in reasonable cybersecurity
- 10 readiness.
- 11 74. Defendant required Plaintiff and Class members to surrender their Personal
- 12 Information and was entrusted with properly holding, safeguarding, and protecting
- against unlawful disclosure of such Personal Information.
- 14 75. Many failures laid the groundwork for the success ("success" from a
- cybercriminal's viewpoint) of the Data Breach, starting with Defendant's failure to incur
- 16 the costs necessary to implement adequate and reasonable cyber security procedures and
- 17 protocols necessary to protect Plaintiff's and Class members' Personal Information.
- 18 76. Defendant was at all times fully aware of its obligation to protect the
- 19 Personal Information of Plaintiff and Class members. Defendant was also aware of the
- significant repercussions that would result from its failure to do so.
- 21 77. Defendant maintained the Personal Information in a reckless manner. In
- 22 particular, the Personal Information was maintained and/or exchanged, unencrypted, in
- 23 Defendant's systems and were maintained in a condition vulnerable to cyberattacks.
- 24 78. Defendant knew, or reasonably should have known, of the importance of
- 25 safeguarding Personal Information and of the foreseeable consequences that would occur
- 26 if Plaintiff's and Class members' Personal Information was stolen, including the
- 27 significant costs that would be placed on Plaintiff and Class members as a result of a
- 28 breach.

1	79. The mechanism of the cyberattack and potential for improper disclosure of				
2	Plaintiff's and Class members' Personal Information was a known risk to Defendant, and				
3	thus Defendant was on notice that failing to take necessary steps to secure Plaintiff's and				
4	Class members' Personal Information from those risks left that information in a				
5	dangerous condition.				
6	80. Defendant disregarded the rights of Plaintiff and Class members by, inter				
7	alia, (i) intentionally, willfully, recklessly, or negligently failing to take adequate and				
8	reasonable measures to ensure that its business email accounts were protected against				
9	unauthorized intrusions; (ii) failing to disclose that it did not have adequately robust				
0	security protocols and training practices in place to adequately safeguard Plaintiff's and				
1	Class members' Personal Information; (iii) failing to take standard and reasonably				
2	available steps to prevent the Data Breach; (iv) concealing the existence and extent of				
3	the Data Breach for an unreasonable duration of time; and (v) failing to provide Plaintiff				
4	and Class members prompt and accurate notice of the Data Breach.				
5	V. CLASS ACTION ALLEGATIONS				
6	81. Plaintiff incorporates by reference all allegations of the preceding				
17	paragraphs as though fully set forth herein.				
8	82. Plaintiff brings all claims as class claims under Federal Rule of Civil				
9	Procedure 23. Plaintiff asserts all claims on behalf of the Class, defined as follows:				
20	All persons residing in the United States whose personal information				
21	was compromised as a result of the U-Haul Data Breach that occurred between November 5, 2021 and April 5, 2022.				
22	83. Plaintiff reserves the right to amend the above definitions or to propose				
23	alternative or add subclasses in subsequent pleadings and motions for class certification.				
24	84. The proposed Nationwide Class and Subclass (collectively referred to				
25	herein as the "Class" unless otherwise specified) meet the requirements of Fed. R. Civ.				
26	P. 23(a), (b)(1), (b)(2), (b)(3), and (c)(4).				
27	1. $23(a)$, $(0)(1)$, $(0)(2)$, and $(0)(7)$.				

- Numerosity: The proposed Class is believed to be so numerous that joinder of all members is impracticable. The proposed Subclass is also believed to be so
- 3 numerous that joinder of all members would be impractical.
- 4 86. **Typicality:** Plaintiff's claims are typical of the claims of the Class.
- 5 Plaintiff and all members of the Class were injured through Defendant's uniform
- 6 misconduct. The same event and conduct that gave rise to Plaintiff's claims are identical
- 7 to those that give rise to the claims of every other Class member because Plaintiff and
- 8 each member of the Class had their sensitive Personal Information compromised in the
- 9 same way by the same conduct of Defendant.
- 10 87. Adequacy: Plaintiff is an adequate representative of the Class because his
- interests do not conflict with the interests of the Class and proposed Subclass that he
- seeks to represent; Plaintiff has retained counsel competent and highly experienced in
- data breach class action litigation; and Plaintiff and Plaintiff's counsel intend to
- prosecute this action vigorously. The interests of the Class will be fairly and adequately
- protected by Plaintiff and his counsel.
- 88. **Superiority:** A class action is superior to other available means of fair and
- 17 efficient adjudication of the claims of Plaintiff and the Class. The injury suffered by each
- individual Class member is relatively small in comparison to the burden and expense of
- 19 individual prosecution of complex and expensive litigation. It would be very difficult, if
- 20 not impossible, for members of the Class individually to effectively redress Defendant's
- 21 wrongdoing. Even if Class members could afford such individual litigation, the court
- 22 system could not. Individualized litigation presents a potential for inconsistent or
- 23 contradictory judgments. Individualized litigation increases the delay and expense to all
- 24 parties, and to the court system, presented by the complex legal and factual issues of the
- 25 case. By contrast, the class action device presents far fewer management difficulties and
- 26 provides benefits of single adjudication, economy of scale, and comprehensive
- 27 supervision by a single court.

1	89.	Com	monality and Predominance: There are many questions of law and
2	fact common	n to the	claims of Plaintiff and the other members of the Class, and those
3	questions pro	edomin	ate over any questions that may affect individual members of the
4	Class. Comn	non que	estions for the Class include:
5		a.	Whether Defendant engaged in the wrongful conduct alleged herein;
6		b.	Whether Defendant failed to adequately safeguard Plaintiff's and the
7			Class's Personal Information;
8		c.	Whether Defendant's email and computer systems and data security
9			practices used to protect Plaintiff's and Class members' Personal
10			Information violated the FTC Act, and/or state laws and/or
11			Defendant's other duties discussed herein;
12		d.	Whether Defendant owed a duty to Plaintiff and the Class to
13			adequately protect their Personal Information, and whether it
14			breached this duty;
15		e.	Whether Defendant knew or should have known that its computer
16			and network security systems and business email accounts were
17			vulnerable to a data breach;
18		f.	Whether Defendant's conduct, including its failure to act, resulted in
19			or was the proximate cause of the Data Breach;
20		g.	Whether Defendant breached contractual duties owed to Plaintiff and
21			the Class to use reasonable care in protecting their Personal
22			Information;
23		h.	Whether Defendant failed to adequately respond to the Data Breach,
24			including failing to investigate it diligently and notify affected
25			individuals in the most expedient time possible and without
26			unreasonable delay, and whether this caused damages to Plaintiff and
27			the Class;
28			

1	i.	Whether Defendant continues to breach duties to Plaintiff and the
2		Class;
3	j.	Whether Plaintiff and the Class suffered injury as a proximate result
4		of Defendant's negligent actions or failures to act;
5	k.	Whether Plaintiff and the Class are entitled to recover damages,
6		equitable relief, and other relief;
7	1.	Whether injunctive relief is appropriate and, if so, what injunctive
8		relief is necessary to redress the imminent and currently ongoing
9		harm faced by Plaintiff and members of the Class and the general
10		public;
11	m.	Whether Defendant's actions alleged herein constitute gross
12		negligence; and
13	n.	Whether Plaintiff and Class members are entitled to punitive
14		damages.
15	VI. CAUSES O	F ACTION
16		COUNT ONE – NEGLIGENCE
17	90. Plain	tiff incorporates by reference all allegations of the preceding
18	paragraphs as thou	gh fully set forth herein.
19	91. Defer	ndant solicited, gathered, and stored the Personal Information of
20	Plaintiff and the Cl	ass as part of the operation of its business.
21	92. Upon	accepting and storing the Personal Information of Plaintiff and Class
22	members, Defendar	nt undertook and owed a duty to Plaintiff and Class members to
23	exercise reasonable	care to secure and safeguard that information and to use secure
24	methods to do so.	
25	93. Defer	ndant had full knowledge of the sensitivity of the Personal
26	Information, the type	pes of harm that Plaintiff and Class members could and would suffer
27	if the Personal Info	rmation was wrongfully disclosed, and the importance of adequate
28	security.	

1	94.	Plaintiff and Class members were the foreseeable victims of any	
2	inadequate sa	afety and security practices on the part of Defendant. Plaintiff and the Class	
3	members had	l no ability to protect their Personal Information that was in Defendant's	
4	possession. A	As such, a special relationship existed between Defendant and Plaintiff and	
5	the Class.		
6	95.	Defendant was well aware of the fact that cyber criminals routinely target	
7	large corpora	ations through cyberattacks in an attempt to steal sensitive personal	
8	information.		
9	96.	Defendant owed Plaintiff and the Class members a common law duty to	
10	use reasonab	le care to avoid causing foreseeable risk of harm to Plaintiff and the Class	
11	when obtaini	ng, storing, using, and managing personal information, including taking	
12	action to reas	sonably safeguard such data and providing notification to Plaintiff and the	
13	Class members of any breach in a timely manner so that appropriate action could be		
14	taken to min	imize losses.	
15	97.	Defendant's duty extended to protecting Plaintiff and the Class from the	
16	risk of forese	eeable criminal conduct of third parties, which has been recognized in	
17	situations wh	here the actor's own conduct or misconduct exposes another to the risk or	
18	defeats prote	ctions put in place to guard against the risk, or where the parties are in a	
19	special relati	onship. See Restatement (Second) of Torts § 302B. Numerous courts and	
20	legislatures a	lso have recognized the existence of a specific duty to reasonably safeguard	
21	personal info	rmation.	
22	98.	Defendant had duties to protect and safeguard the Personal Information of	
23	Plaintiff and	the Class from being vulnerable to cyberattacks by taking common-sense	
24	precautions v	when dealing with sensitive Personal Information. Additional duties that	
25	Defendant or	wed Plaintiff and the Class include:	
26		a. To exercise reasonable care in designing, implementing,	
27		maintaining, monitoring, and testing Defendant's networks,	
28		systems, email accounts, protocols, policies, procedures and	

1			practices to ensure that Plaintiff's and Class members' Personal
2			Information was adequately secured from impermissible release,
3			disclosure, and publication;
4		b.	To protect Plaintiff's and Class members' Personal Information in
5			its possession by using reasonable and adequate security procedures
6			and systems;
7		c.	To implement processes to quickly detect a data breach, security
8			incident, or intrusion involving its business email system, networks
9			and servers; and
10		d.	To promptly notify Plaintiff and Class members of any data breach,
11			security incident, or intrusion that affected or may have affected
12			their Personal Information.
13	99.	Only	Defendant was in a position to ensure that its systems and protocols
14	were sufficie	ent to p	rotect the Personal Information that Plaintiff and the Class had
15	entrusted to	it.	
16	100.	Defen	ndant breached its duty of care by failing to adequately protect
17	Plaintiff's ar	nd Class	s members' Personal Information. Defendant breached its duties by,
18	among other	things	:
19		a.	Failing to exercise reasonable care in obtaining, retaining securing,
20			safeguarding, deleting, and protecting the Personal Information in
21			its possession;
22		b.	Failing to protect the Personal Information in its possession by
23			using reasonable and adequate security procedures and systems;
24		c.	Failing to adequately and properly audit, test, and train its
25			employees to avoid phishing emails;
26		d.	Failing to use adequate email security systems, including healthcare
27			industry standard SPAM filters, DMARC enforcement, and/or
2.8			

1			Sender Policy Framework enforcement to protect against phisning
2			emails;
3		e.	Failing to adequately and properly audit, test, and train its
4			employees regarding how to properly and securely transmit and
5			store Personal Information;
6		f.	Failing to adequately train its employees to not store Personal
7			Information in their email inboxes longer than absolutely necessary
8			for the specific purpose that it was sent or received;
9		g.	Failing to consistently enforce security policies aimed at protecting
10			Plaintiff's and the Class's Personal Information;
11		h.	Failing to implement processes to quickly detect data breaches,
12			security incidents, or intrusions;
13		i.	Failing to promptly notify Plaintiff and Class members of the Data
14			Breach that affected their Personal Information.
15	101.	Defer	ndant's willful failure to abide by these duties was wrongful, reckless,
16	and grossly i	neglige	nt in light of the foreseeable risks and known threats.
17	102.	As a 1	proximate and foreseeable result of Defendant's grossly negligent
18	conduct, Pla	intiff a	nd the Class have suffered damages and are at imminent risk of
19	additional ha	ırms an	nd damages (as alleged above).
20	103.	Throu	igh Defendant's acts and omissions described herein, including but
21	not limited to	o Defei	ndant's failure to protect the Personal Information of Plaintiff and
22	Class member	ers fron	m being stolen and misused, Defendant unlawfully breached its duty
23	to use reason	nable ca	are to adequately protect and secure the Personal Information of
24	Plaintiff and	Class	members while it was within Defendant's possession and control.
25	104.	Furth	er, through its failure to provide timely and clear notification of the
26	Data Breach	to Plai	ntiff and Class members, Defendant prevented Plaintiff and Class
27	members fro	m takii	ng meaningful, proactive steps toward securing their Personal
28	Information	and mi	tigating damages.

1 As a result of the Data Breach, Plaintiff and Class members have spent 105. 2 time, effort, and money to mitigate the actual and potential impact of the Data Breach on 3 their lives, including but not limited to, responding to fraudulent activity, closely 4 monitoring bank account activity, and examining credit reports and statements sent from 5 providers and their insurance companies. 6 Defendant's wrongful actions, inactions, and omissions constituted (and 7 continue to constitute) common law negligence. 8 The damages Plaintiff and the Class have suffered (as alleged above) and 9 will suffer were and are the direct and proximate result of Defendant's grossly negligent 10 conduct. 11 108. In addition to its duties under common law, Defendant had additional 12 duties imposed by statute and regulations, including the duties under the FTC Act. The 13 harms which occurred as a result of Defendant's failure to observe these duties, 14 including the loss of privacy, lost time and expense, and significant risk of identity theft 15 are the types of harm that these statutes and regulations intended to prevent. 16 Defendant violated these statutes when it engaged in the actions and 17 omissions alleged herein, and Plaintiff's and Class members' injuries were a direct and 18 proximate result of Defendant's violations of these statutes. Plaintiff therefore is entitled 19 to the evidentiary presumptions for negligence per se. 20 Pursuant to the FTC Act, 15 U.S.C. § 45(a), Defendant owed a duty to 21 Plaintiff and the Class to provide fair and adequate computer systems and data security 22 to safeguard the Personal Information of Plaintiff and the Class. 23 The FTC Act prohibits "unfair practices in or affecting commerce," 24 including, as interpreted and enforced by the FTC, the unfair act or practice by 25 businesses, such as Defendant, of failing to use reasonable measures to protect Personal 26 Information. The FTC publications and orders described above also formed part of the

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basis of Defendant's duty in this regard.

- 1 112. Defendant gathered and stored the Personal Information of Plaintiff and
- 2 the Class as part of its business of soliciting and facilitating its services to its patients,
- 3 which affect commerce.
- 4 113. Defendant violated the FTC Act by failing to use reasonable measures to
- 5 protect the Personal Information of Plaintiff and the Class and by not complying with
- 6 applicable industry standards, as described herein.
- 7 114. Defendant breached its duties to Plaintiff and the Class under the FTC Act
- 8 by failing to provide fair, reasonable, or adequate computer systems and/or data security
- 9 practices to safeguard Plaintiff's and Class members' Personal Information, and by
- 10 failing to provide prompt and specific notice without reasonable delay.
- 11 115. Plaintiff and the Class are within the class of persons that the FTC Act was
- 12 intended to protect.
- 116. The harm that occurred as a result of the Data Breach is the type of harm
- 14 the FTC Act was intended to guard against.
- 15 117. Defendant breached its duties to Plaintiff and the Class under these laws by
- 16 failing to provide fair, reasonable, or adequate computer systems and data security
- practices to safeguard Plaintiff's and the Class's Personal Information.
- 18 Defendant breached its duties to Plaintiff and the Class by unreasonably
- delaying and failing to provide notice of the Data Breach expeditiously and/or as soon as
- 20 practicable to Plaintiff and the Class.
- 21 119. As a direct and proximate result of Defendant's negligence, Plaintiff and
- 22 the Class have suffered, and continue to suffer, damages arising from the Data Breach,
- as alleged above.
- 24 120. The injury and harm that Plaintiff and Class members suffered (as alleged
- above) was the direct and proximate result of Defendant's negligence.
- 26 121. Plaintiff and the Class have suffered injury and are entitled to actual and
- 27 punitive damages in amounts to be proven at trial.

1 COUNT TWO – UNJUST ENRICHMENT 2 Plaintiff incorporates by reference all allegations of the preceding 3 paragraphs as though fully set forth herein. 4 Plaintiff and the Class bring this claim in the alternative to all other claims 5 and remedies at law. 6 Through and as a result of Plaintiff and Class members' use of Defendant's 7 rental services, Defendant received monetary benefits. 8 Defendant collected, maintained, and stored the Personal Information of 9 Plaintiff and Class members and, as such, Defendant had direct knowledge of the 10 monetary benefits conferred upon it by Plaintiff's and Class members' use of 11 Defendant's services. 12 Defendant, by way of its affirmative actions and omissions, including its 13 knowing violations of its express or implied contracts with Plaintiff and the Class 14 members, knowingly and deliberately enriched itself by saving the costs it reasonably 15 and contractually should have expended on reasonable data privacy and security 16 measures to secure Plaintiff's and Class members' Personal Information. 17 Instead of providing a reasonable level of security, training, and protocols 18 that would have prevented the Data Breach, as described above and as is common 19 industry practice among companies entrusted with similar Personal Information, 20 Defendant, upon information and belief, instead consciously and opportunistically 21 calculated to increase its own profits at the expense of Plaintiff and Class members. 22 As a direct and proximate result of Defendant's decision to profit rather 23 than provide adequate data security, Plaintiff and Class members suffered and continue 24 to suffer actual damages, including (i) the amount of the savings and costs Defendant 25 reasonably and contractually should have expended on data security measures to secure 26 Plaintiff's Personal Information, (ii) time and expenses mitigating harms, (iii)

diminished value of Personal Information, (iv) loss of privacy, (v) harms as a result of

identity theft; and (vi) an increased risk of future identity theft.

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1	129. Defendant, upon information and belief, has therefore engaged in					
2	opportunistic and unethical conduct by profiting from conduct that it knew would create					
3	a significant and highly likely risk of substantial and certainly impending harm to					
4	Plaintiff and the Class in direct violation of Plaintiff's and Class members' legally					
5	protected interests. As such, it would be inequitable, unconscionable, and unlawful to					
6	permit Defendant to retain the benefits it derived as a consequence of its wrongful					
7	conduct.					
8	130. Accordingly, Plaintiff and the Class are entitled to relief in the form of					
9	restitution and disgorgement of all ill-gotten gains, which should be put into a common					
0	fund to be distributed to Plaintiff and the Class.					
1	COUNT THREE – BREACH OF IMPLIED CONTRACT					
12	131. Plaintiff incorporates by reference all allegations of the preceding					
3	paragraphs as though fully set forth herein.					
4	132. When Plaintiff and the Class members provided their Personal Information					
5	to Defendant when seeking rental and storage services, they entered into implied					
16	contracts in which Defendant agreed to comply with its statutory and common law dutie					
17	to protect Plaintiff's and Class members' Personal Information and to timely notify them					
8	in the event of a data breach.					
9	133. Defendant required Plaintiff and Class members to provide their Personal					
20	Information in order for them to use Defendant's rental services.					
21	134. Based on the implicit understanding, Plaintiff and the Class accepted					
22	Defendant's offers and provided Defendant with their Personal Information.					
23	135. Plaintiff and Class members would not have provided their Personal					
24	Information to Defendant had they known that Defendant would not safeguard their					
25	Personal Information, as promised, or provide timely notice of a data breach.					
26	136. Plaintiff and Class members fully performed their obligations under their					
27	implied contracts with Defendant.					

1	137.	Defendant breached the implied contracts by failing to safeguard Plaintiff's
2	and Class me	embers' Personal Information and by failing to provide them with timely
3	and accurate	notice of the Data Breach.
4	138.	The losses and damages Plaintiff and Class members sustained (as
5	described ab	ove) were the direct and proximate result of Defendant's breach of its
6	implied cont	racts with Plaintiff and Class members.
7 8	COUN	T FOUR – VIOLATIONS OF THE DRIVERS PRIVACY ACT, 18 U.S.C. § 2721, et. seq.
9	139.	Plaintiff incorporates by reference all allegations of the preceding
10	paragraphs a	s though fully set forth herein.
11	140.	Defendant knowingly obtained Plaintiff's and the Class's Personal
12	Information,	from a motor vehicle record, including their driver's licenses.
13	141.	Defendant voluntarily decided to populate its customer contracts when
14	accessed via	its contract search tool with Plaintiff's and the Class's personal information,
15	including the	eir driver's license numbers.
16	142.	Defendant reasonably should have known that populating its customer
17	contracts wh	en accessed via its contract search tool would disclosure Plaintiff's and the
18	Class's drive	er's license numbers to cybercriminals for impermissible purposes.
19	143.	In failing implement reasonable measures to prevent the Data Breach,
20	Defendant d	isclosed Plaintiff's and the Class's driver's license numbers for an
21	impermissib	le purposes.
22	144.	Each of Plaintiff and Class Members demands actual damages, but not less
23	than liquidat	ed damages in the amount of \$2,500, punitive damages upon proof of
24	willful or rec	ekless disregard of the law, reasonable attorney's fees and other litigation
25	costs reasona	able incurred, and such other preliminary and equitable relief as the court
26	determines to	o be appropriate.
27		

1 VII. PRAYER FOR RELIEF

2	WHEREFORE, Plaintiff and the Class pray for judgment against Defendant as		
3	follows:		
4	a.	An order certifying this action as a class action under Fed. R. Civ.	
5		P. 23, defining the Class as requested herein, appointing the	
6		undersigned as Class counsel, and finding that Plaintiff is a proper	
7		representative of the Class requested herein;	
8	b.	A judgment in favor of Plaintiff and the Class awarding them	
9		appropriate monetary relief, including actual damages, restitution,	
10		attorney fees, expenses, costs, and such other and further relief as is	
11		just and proper.	
12	c.	An order providing injunctive and other equitable relief as	
13		necessary to protect the interests of the Class and the general public	
14		as requested herein, including, but not limited to:	
15		i. Ordering that Defendant engage third-party security	
16		auditors/penetration testers as well as internal security	
17		personnel to conduct testing, including simulated attacks,	
18		penetration tests, and audits on Defendant's systems on a	
19		periodic basis, and ordering Defendant to promptly correct	
20		any problems or issues detected by such third-party security	
21		auditors;	
22		ii. Ordering that Defendant engage third-party security auditors	
23		and internal personnel to run automated security monitoring;	
24		iii. Ordering that Defendant audit, test, and train its security	
25		personnel regarding any new or modified procedures;	
26		iv. Ordering that Defendant segment customer data by, among	
27		other things, creating firewalls and access controls so that if	
28			

1			one area of Defendant's systems is compromised, hackers	
2			cannot gain access to other portions of Defendant's systems;	
3		v.	Ordering that Defendant cease transmitting Personal	
4			Information via unencrypted email;	
5		vi.	Ordering that Defendant cease storing Personal Information	
6			in email accounts;	
7		vii.	Ordering that Defendant purge, delete, and destroy in a	
8			reasonably secure manner customer data not necessary for its	
9			provisions of services;	
10		viii.	Ordering that Defendant conduct regular database scanning	
11			and securing checks;	
12		ix.	Ordering that Defendant routinely and continually conduct	
13			internal training and education to inform internal security	
14			personnel how to identify and contain a breach when it	
15			occurs and what to do in response to a breach; and	
16		х.	Ordering Defendant to meaningfully educate its current,	
17			former, and prospective employees and subcontractors about	
18			the threats faced as a result of the loss of financial and	
19			personal information to third parties, as well as the steps they	
20			must take to protect against such occurrences;	
21	d.	An order requiring Defendant to pay the costs involved in notifying		
22		the Class members about the judgment and administering the claims		
23		process;		
24	e.	A judgment in favor of Plaintiff and the Class awarding them pre-		
25		judgment and post-judgment interest, reasonable attorneys' fees,		
26		costs	and expenses as allowable by law; and	
27	f.	An a	ward of such other and further relief as this Court may deem	
28		just a	and proper.	

1 VIII. DEMAND FOR JURY TRIAL

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2	Plaintiff demands a trial by jury on all issues so triable.						
3							
4	DATED: September 22, 2022	/s/ Rory Brian Riley Rory Brian Riley (ASB 032933)					
5		Morgan and Morgan Arizona PLLC					
6		2355 E. Camelback Road Suite 335 Phoenix, AZ 85016					
7		Phone: 602-735-0250					
8		Email: briley@forthepeople.com					
9		William B. Federman*					
		FEDERMAN & SHERWOOD 10205 N. Pennsylvania Ave.					
10		Oklahoma City, OK 73120					
11		Telephone: (405) 235-1560					
12		Email: wbf@federmanlaw.com					
13		*Pro Hac Vice application to be submitted					
14		Counsel for Plaintiff and the Proposed Class					
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